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Total Number of Pages in This Submission 4

Application Number	10/632,876	
Filing Date	August 1, 2003	
First Named Inventor	Fiesal El Kabbani	
Art Unit	1623	_
Examiner Name	Ganapathy Krishnan	
Attorney Docket No.	TAL-103US1	

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ENCLOSURES (Check all that apply)							
Fee Transmittal Form Fee Attached		ring(s)		After Allowance Communication to Technology Center (TC)			
Amendment/Reply After Final Affidavits/Declaration(s)  Extension of Time Request	Provi	on to Convert to a sistematical Application or of Attorney, Revocation, age of Correspondence		Appeal Communication to Board of Appeals and Interferences  Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)  Proprietary Information  Status Letter			
Express Abandonment Request  Information Disclosure Statement  Certified Copy of Priority Document(s)  Response to Missing Parts/ Incomplete Application	Requ	inal Disclaimer sest for Refund Number of CD(s)		Other Enclosure(s) (please identify below): PTOL-85, Part B - Fee(s) Transmittal; Comments on Statement of Reasons for Allowance; Return Receipt Postcard.			
Response to Missing Parts under 37 CFR 1.52 or 1.53	Remarks:						
SIGNATURE OF APPLICANT, ATTORNEY OR AGENT							
Firm or Individual Kevin R. Casay Name		Registration No. (Attorney/A	gent)	32,117			
Signature Land Conen							
Date August 26, 2004							
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Appln: No. 10/632,876

oln. No:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

10/632,876

plicants:

Fiesal El Kabbani et al.

Filed:

August 1, 2003

Title:

SUCRALOSE COMPOSITION AND PROCESS FOR ITS PREPARATION

TC/A.U.:

1623

Examiner:

Ganapathy Krishnan

Confirmation No.:

3039

Docket No.:

TAL-103US1

## **COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE**

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

To the extent that the Examiner's Statement of Reasons for Allowance might be construed in any way to limit the scope to which the allowed claims would otherwise be entitled, the applicants respectfully disagree with that Statement. Specifically, for example, it is not necessary to identify any particular claim limitation as absent from the prior art for a claim to recite patentable subject matter. Most, if not all, patentable inventions are necessarily combinations of elements.

Respectfully submitted,

Kevin R. Casey, Reg. No. 32,117

Attorney for Applicants

KRC/lk

Dated: August 26, 2004

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August 26, 2004

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